217-782-2113 <u>CERTIFIED MAIL</u>

ACID RAIN PROGRAM PERMIT

Ameren Energy Generating Co./Ameren Services Mr. Daniel F. Cole, Designated Representative 1901 Chouteau Ave. P.O. Box 66149, MC 07 St. Louis, MO 63166-6149

Oris No.: 864

IEPA ID No.: 137805AAA

Source/Unit: Meredosia Power Station/Units 1 through 6

Date Received: July 2, 2004

Date Issued:

Effective Date: January 1, 2005 Expiration Date: December 31, 2009

STATEMENT OF BASIS:

In accordance with Titles IV and V of the Clean Air Act, the Illinois Environmental Protection Agency is issuing this Acid Rain Program Permit to Ameren Energy Generating Company for its Meredosia Power Station.

SULFUR DIOXIDE (SO₂) ALLOCATIONS AND NITROGEN OXIDES (NO_x) LIMITS FOR EACH AFFECTED UNIT:

	SO ₂ Allowances,	2005	2006	2007	2008	2009
UNIT 1	under Tables 2, 3, or 4 of 40 CFR Part 73	298	298	298	298	298
NO _x Limit See provisions for No			r NO _x Avera	aging Plan,	below	

	SO ₂ Allowances,	2005	2006	2007	2008	2009
UNIT 2	under Tables 2, 3, or 4 of 40 CFR Part 73	322	322	322	322	322
	NO _x Limit	See provisions for NO _x Averaging Plan, below				below

UNIT 3	SO ₂ Allowances,	2005	2006	2007	2008	2009

See provisions for NO_x Averaging Plan, below

	under Tables 2, 3, or 4 of 40 CFR Part 73	280	280	280	280	280
	NO _x Limit	See p	rovisions fo	r NO _x Avera	aging Plan,	below
	SO ₂ Allowances,	2005	2006	2007	2008	2009
UN	under Tables 2, 3, IIT 4 or 4 of 40 CFR Part 73	255	255	255	255	255

NO_x Limit

	SO ₂ Allowances,	2005	2006	2007	2008	2009
UNIT 5	under Tables 2, 3, or 4 of 40 CFR Part 73*	5,991	5,991	5,991	5,991	5,991
	NO _x Limit	See provisions for NO _x Averaging Plan, below				

^{*} Also includes return of repowring deduction of 2 allowance, which was returned by USEPA on October 30, 2000.

	SO ₂ Allowances,	2005	2006	2007	2008	2009
UNIT 6	under Tables 2, 3, or 4 of 40 CFR Part 73	46	46	46	46	46
NO _x Limit None (Boiler does not burn solid fue				el)		

NO_X EMISSIONS AVERAGING PLAN

Pursuant to 40 CFR 76.11, the Illinois EPA approves a NOx emissions averaging plan that includes the Meredosia Units 1 through 5, effective for calendar years 2005 through 2009 (attached). Under this plan, except as provided below, the NOx emissions of Meredosia Units 1 through 5 each shall not exceed the annual average alternative contemporaneous emission limitation of 0.45 lb/mmBtu.

Under this plan, the actual Btu-weighted annual average NOx emission rate for the units in the plan shall be less than or equal to the Btu-weighted annual average NOx emission rate for the same units had they each been operated during that calendar year in compliance with the applicable emission limitation under 40 CFR 76.5, 76.6, or 76.7. If the designated representative demonstrates that the requirement of the prior sentence (as set forth in 40 CFR 76.11(d)(1)(ii)(A)) is met for a year under the plan, then the units covered by the plan shall be deemed to be in compliance for that year with their alternative contemporaneous annual emission limitations and any annual heat input limits.

PERMIT APPLICATION: The permit application, including the NOx Compliance Plan and NOx Averaging Plan, is attached and incorporated as part of this permit. The owners and operators of this source must comply with the standard requirements and special provisions set forth in the application.

COMMENTS, NOTES, AND JUSTIFICATIONS: This permit contains provisions related to SO_2 emissions and requires the owners and operators to hold SO_2 allowances under the federal Acid Rain program to account for SO_2 emissions from the affected units. An allowance is a limited authorization to emit up to one ton of SO_2 during or after a specified calendar year. The transfer of allowances to and from a unit account does not necessitate a revision to the unit SO_2 allocations denoted in this permit (See 40 CFR 72.84).

This permit contains provisions related to NOx emissions requiring Meredosia Units 1 through 5 to comply with applicable emission limitations for NOx under the Acid Rain program. Pursuant to 40 CFR 76.11, the Illinois EPA is approving a NOx emission averaging plan that includes Meredosia Units

1 through 5 for calendars years 2005 though 2009. In addition to the described NO_X compliance plan, Meredosia Units 1 through 5 shall comply with all other applicable requirements of 40 CFR Part 76, including the duty to reapply for a NO_X compliance plan and requirements covering excess emissions.

Meredosia Units 1 through 6 shall comply with all other applicable requirements of 40 CFR Part 75, including monitoring of NO_x emissions and requirements covering excess emissions.

This permit does not affect the source's responsibility to meet all other applicable local, state and federal requirements, including state requirements under 35 III. Adm. Code Part 217 Subpart W, which addresses NOx emissions from Meredosia Units 1 through 6.

If you have any questions regarding this permit, please contact Kunj Patel at 217-785-1882.

Donald E. Sutton, P.E. Manager, Permits Section Division of Air Pollution Control

cc: Cecilia Mijares, USEPA Region V Dean Hayden, IEPA Region 2 This submission is: New Revised



Acid Rain Permit Application

For more information, see instructions and refer to 40 CFR 72 90 and 72.51

STEP 1

Identify the source by plant name, State, and ORUS code.

Meredosia Plant Name	State IL	ORIS Code 864

STEP 2

Enter the unit ID# for every affected unit at the affected source in column "a." For new units, enter the requested information in columns "c" and "d."

			4
Unit ID#	Unit Will Hold Allowances in Accordance with 40 CFR 72.9(c)(1)	New Units Commence Operation Liste	New Units Manifer Certification Used the
01	Yes		
02	Yes		
03	Yes		
04	Yea		
05	Yes		
06	Yes		
	Yes		
	Yes		
	Yes	TEN TO	
	Yes		
	Yes		
	You		
	Yes		
	Yas		
	Yes		

Plant Name (from Step 1)

Meredosia

Permit Requirements

STEP 3

Read the standard requirements

- (1) The designated representative of each affected source and each affected unit at the source shall:
 - (i) Submit a complete Acid Rain permit application (including a compliance plan) under 40 CFR part 72 in accordance with the deadlines specified in 40 CFR 72.30; and (ii) Submit in a timely manner any supplemental information that the permitting authority

determines is necessary in order to review an Acid Rain permit application and issue or deny an Acid Rain permit; (2) The owners and operators of each affected source and each affected unit at the

source shall: (i) Operate the unit in compliance with a complete Acid Rain permit application or a superseding Acid Rain permit issued by the permitting authority; and (ii) Have an Acid Rain Permit.

Monitoring Requirements

The owners and operators and, to the extent applicable, designated representative of each affected source and each affected unit at the source shall comply with the monitoring requirements as provided in 40 CFR part 75.

(2) The emissions measurements recorded and reported in accordance with 40 CFR part 75 shall be used to determine compliance by the unit with the Acid Rain emissions limitations and emissions reduction requirements for sulfur dioxide and nitrogen oxides under the Acid Rain Program.

(3) The requirements of 40 CFR part 75 shall not affect the responsibility of the owners and operators to monitor emissions of other pollutants or other emissions characteristics at the unit under other applicable requirements of the Act and other provisions of the operating permit for the source.

Sulfur Dioxide Requirements

- The owners and operators of each source and each affected unit at the source shall; Hold allowances, as of the allowance transfer deadline, in the unit's compliance. subaccount (after deductions under 40 CFR 73.34(c)), or in the compliance subaccount of another affected unit at the same source to the extent provided in 40 CFR 73.35(b)(3), not less than the total annual emissions of sulfur dioxide for the previous
- calendar year from the unit; and (ii) Comply with the applicable Acid Rain emissions limitations for sulfur dioxide. (2) Each ton of sulfur dioxide emitted in excess of the Acid Rain emissions limitations for sulfur dioxide shall constitute a separate violation of the Act.
- (3) An affected unit shall be subject to the requirements under paragraph (1) of the sulfur
- dioxide requirements as follows:

 (i) Starting January 1, 2000, an affected unit under 40 CFR 72.6(a)(2); or

 (ii) Starting on the later of January 1, 2000 or the deadline for monitor certification under 40 CFR part 75, an affected unit under 40 CFR 72.6(a)(3)

 (4) Allowances shall be held in, deducted from, or transferred among Allowance Tracking
- System accounts in accordance with the Acid Rain Program.
- (5) An allowance shall not be deducted in order to comply with the requirements under paragraph (1) of the sulfur dioxide requirements prior to the calendar year for which the allowance was allocated.
- (6) An allowance allocated by the Administrator under the Acid Rain Program is a limited authorization to emit sulfur dioxide in accordance with the Acid Rain Program. No provision of the Acid Rain Program, the Acid Rain permit application, the Acid Rain permit, or an exemption under 40 CFR 72.7 or 72.8 and no provision of law shall be construed
- to limit the authority of the United States to terminate or limit such authorization.

 (7) An allowance allocated by the Administrator under the Acid Rain Program does not constitute a property right

Meredosia Plant Name (from Step 1)

STEP 3, Cont'd.

Nitrogen Oxides Requirements The owners and operators of the source and each affected unit at the source shall comply with the applicable Acid Rain emissions limitation. for nitrogen oxides.

Excess Emissions Requirements

(1) The designated representative of an affected unit that has excess emissions in any calendar year shall submit a proposed offset plan, as required under 40 CFR part 77.
(2) The owners and operators of an affected unit that has excess emissions in any calendar year shall:

(i) Pay without demand the penalty required, and pay upon demand the interest on that penalty, as required by 40 CFR part 77; and (ii) Comply with the terms of an approved offset plan, as required by 40 CFR part 77.

Recordkeeping and Reporting Requirements

Unless otherwise provided, the owners and operators of the source and each affected. unit at the source shall keep on site at the source each of the following documents for a period of 5 years from the date the document is created. This period may be extended for cause, at any time prior to the end of 5 years, in writing by the Administrator or pormitting authority:

(f) The certificate of representation for the designated representative for the source and each affected unit at the source and all documents that demonstrate the truth of the statements in the certificate of representation, in accordance with 40 CFR 72.24; provided that the certificate and documents shall be retained on site at the source beyond such 5-year period until such documents are superseded because of the submission of a new certificate of representation changing the designated representative:

(ii) All emissions monitoring information, in accordance with 40 CFR part 75, provided that to the extent that 40 CFR part 75 provides for a 3-year period for recordkeeping.

the 3-year period shall apply.

(iii) Copies of all reports, compliance certifications, and other submissions and all records made or required under the Acid Rain Program; and,

(iv) Copies of all documents used to complete an Acid Rain permit application and any

other submission under the Acid Rain Program or to demonstrate compliance with the requirements of the Acid Rain Program.

(2) The designated representative of an affected source and each affected unit at the source shall submit the reports and compliance certifications required under the Acid Rain Program, including those under 40 CFR part 72 subpart I and 40 CFR part 75.

Liability

- (1) Any person who knowingly violates any requirement or prohibition of the Acid Rain Program, a complete Acid Rain permit application, an Acid Rain permit, or an exemption under 40 CFR 72.7 or 72.8, including any requirement for the payment of any penalty owed to the United States, shall be subject to enforcement pursuant to section 113(c) of
- (2) Any person who knowingly makes a false, material statement in any record, submission, or report under the Acid Rain Program shall be subject to criminal enforcement pursuant to section 113(c) of the Act and 18 U.S.C. 1001.

(3) No permit revision shall excuse any violation of the requirements of the Acid Rain Program that occurs prior to the date that the revision takes effect.
(4) Each affected source and each affected unit shall meet the requirements of the Acid

Rain Program.

Meredosia Plant Name (from Step 1)

Step 3, Cont'd

Liability, Cont'd.

(5) Any provision of the Acid Rain Program that applies to an affected source (including a provision applicable to the designated representative of an affected source) shall also apply to the owners and operators of such source and of the affected units at the source. (6) Any provision of the Acid Rain Program that applies to an affected unit (including a to the provision of the Action Rain Fogram that applies to an affected unit) shall also apply to the owners and operators of such unit. Except as provided under 40 CFR 72.44 (Phase II repowering extension plans) and 40 CFR 76.11 (NO, averaging plans), and except with regard to the requirements applicable to units with a common stack under 40 CFR part 75 (Including 40 CFR 75.16, 75.17, and 75.18), the owners and operators and the designated representative of one affected unit shall not be liable for any violation by any other affected unit of which they are not owners or operators or the designated representative and that is located at a source of which they are not owners or operators or the designated representative.

(7) Each violation of a provision of 40 CFR parts 72, 73, 74, 75, 76, 77, and 78 by en affected source or affected unit, or by an owner or operator or designated representative of such source or unit, shall be a separate violation of the Act.

Effect on Other Authorities

No provision of the Acid Rain Program, an Acid Rain permit application, an Acid Rain permit, or an exemption under 40 CFR 72.7 or 72.8 shall be construed as.

(1) Except as expressly provided in title IV of the Act, exempting or excluding the owners and operators and, to the extent applicable, the designated representative of an affected source or affected unit from compliance with any other provisions of title I of the Act, including the provisions of title I of the Act relating to applicable National Ambient Air Quality Standards or State Implementation Plans;

(2) Limiting the number of allowances a unit can hold; provided, that the number of allowances held by the unit shall not affect the source's obligation to comply with any

other provisions of the Act:
(3) Requiring a change of any kind in any State law regulating electric utility rates and charges, affecting any State law regarding such State regulation, or limiting such State

regulation, including any prudence review requirements under such State law;
(4) Modifying the Federal Power Act or affecting the authority of the Federal Energy Regulatory Commission under the Federal Power Act; or,
(5) Interfering with or impairing any program for competitive bidding for power supply in a State in which such program is established.

STEP 4

Certification

Read the certification scatement. sign, and

I am authorized to make this submission on behalf of the owners and operators of the affected source or affected units for which the submission is made. I certify under penalty of law that I have personally examined, and am familiar with, the statements and information submitted in this document and all its attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify that the statements and information are to the best of my knowledge and better true, accurate, and complete. I am aware that there are significant penalties for submitting false statements and information or omitting required statements and information, including the possibility of fine or imprisonment.

Date 6/30/04



Phase II NO_X Compliance Plan [1]

	For more infor		ions and refer to 40 C Rundand	FR 76.9		
Stare plant name, State, and ORIS code from NADS, if applicable	Plant Name	Meredosia			IL. State	864 ORIS Code
STEP 2	identify each applicable. bottom wall indicate the	h affected Group Indicate boiler ty fired, "T" for tan compliance optic	1 and Group 2 bo yes: "CR" for sell k gentially fired, "V on selected for ear	der using the boi numer, "CY" for o for vertically fire th unit.	ler ID# from NA typions, "DBW" ed, and "WB" fo	DB, if for dry r wet bottom.
	ON 01	D# 02	D# 03	O# 04	1D# 05	104
	Туре Т	туре Т	Type T	Туро Т	Туре	Туре
(a) Standard annual average emission limitation of 0.50 himmitiu (for Phase) dry bottom wall-first batters)						
b) Standard annual everage entration ignization of 0.45 b. with the property of the contract tangentially for Phase I						
(c) EPA-exproved agrly election plan under 40 CFR 74.8 through 120107 (also indicate above emission limit specified in plan	å □					
(d) Standard annual average entation landation of 0.40 birmBiu (for Phase II dry bufforn wall-fired bosters)				0	0	0
(e) Standard annual average scalarion imitation of d ar lammitie (for Phase II tangentially fired bollers)						
(f) Standard armual everage distance invitation of 0.52 tolographs (for cell business boliers)						
(g) Standard annual gverage amission limitation of 0.86 Ib/mmittu (for systems hollers)						
(h) Standard annual average ententian limitation of 0.80 (b)mmttu (for vertically fired boilers)						
(i) Standard arrusal merage emission limitation of 0.84 (binmiliou (for wet bottom boilers)						
(I) NO, Averaging Plan (include NO, Averaging form)	· [X]	[X]	133	133	[3]	П
(k) Common stack paragram or 40 CFR / 1/48 ZIII and check the standard emission imitation but above for most smingers immonous approxime any unit udicing stack)		0	0			
(f) Common stack pursuant to CFR 75,17(a)(2)(1)(8) with NO, Averaging Hambus and finduct NO. Averaging from						

STEP 2, cont'd.	Plant Name (hor	Meredi (Skip 1)	neia		NO, C	omplanos - Page 2 Pago [2] of [2]
STATE OF THE PARTY	De Tom	IDV Tox	Edd Taux	IDN Types	ID#	Del Type
(m) EPA-approved common stack apportionment method personnel to 40 CFR 75 (T [a(2)(1)(C), [a](2)(H)(B), or (b)(2)						
(n) AEL (include Phase II AEL Demonstration Pergod, Final AEL Petition, or AEL Remeatal form as appropriate)						
(u) Petition for AEL, demonstration period or final AEL under myles by U.S. EPA o demonstration period ongoing	. 🗆					
(n) Representing automator room approved or under review						

rep 2 lead the standard equirements and writhcation, enter same of the design

Standard Regularments

General. This source is subject to the electory requirements in 40 CFR 72.9 (consistent with 40 CFR 76.9(s)(1)(t)). These requirements are listed in this source's Acid Rain Pornit.

Special Provisions for Early Election Units

hitrogen Castes: A unit that is governed by an approved early election plan shall be subject to an arrisistons tradeling by NO, as provided under 40 CFR 76 Re((2)) arroyst as provided under 40 CFR 76 Re((2)). Lobitly. The owners and operations of a unit governed by an approved early election plan shall be lable, beginning January 1, 2000, for halling the obligations operated in 40 CFR 76 Re at that unit. The owners and operations shall be liable, beginning January 1, 2000, for halling the obligations specialled in 40 CFR Part 77.

Termination: An approved early election plan shall be in effect only until the carrier of January 1, 2008 or January 1 of the castes of year to write a termination of the plan taxes offact. If the designated representative of the unit under an approved early election plan fields to demonstrate compliances with the applicable emissions limited under 40 GFR 76.5 for any year during the period beginning January 1 of the first year the certy election labels effect and ending December 31, 2007, the permitting satisfortly will terminate the plan. The formation will take effect and ending December 31, 2007, the permitting satisfortly will be terminate the plan. The formation of take effect and ending December 31, 2007, the permitting satisfortly will be terminate the plan. The designated representative compliances, and the designated representative may approximate on the unit under an approximation of the terminate the other are vival or to 2008 that may not assert a new early election plan. In order to terminate the plan in take to take of the unit staff enter to take of the terminate in the take any year prior to 2000, the unit staff enter to permit the plan and year prior to 2000, the unit staff enter to permit the plan and year prior to 2000, the unit staff enter to permit the terminate of the plan is terminated on or after 2000, the unit staff enter to 2000, the unit staff enter to 2000 the applicative emissions in flui

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Daniel F. Cole	
signan anul 7.CL	an 6/30/04

STEP 2, cont'd.	Plant Name (hor	Memodosia NO, Complemor - Pag (from Step 1)					
STATE OF THE PARTY	De Tom	IDV Tox	Edd Taux	IDN Types	D# Type	Del Type	
(m) EPA-approved common stack apportionment method personnel to 40 CFR 75 (T [a(2)(1)(C), [a](2)(H)(B), or (b)(2)							
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Termination: An approved early election plan shall be in effect only until the carrier of January 1, 2008 or January 1 of the castes of year to write a termination of the plan taxes offact. If the designated representative of the unit under an approved early election plan fields to demonstrate compliances with the applicable emissions limited under 40 GFR 76.5 for any year during the period beginning January 1 of the first year the certy election labels effect and ending December 31, 2007, the permitting satisfortly will terminate the plan. The formation will take effect and ending December 31, 2007, the permitting satisfortly will be terminate the plan. The formation of take effect and ending December 31, 2007, the permitting satisfortly will be terminate the plan. The designated representative compliances, and the designated representative may approximate on the unit under an approximation of the terminate the other are vival or to 2008 that may not assert a new early election plan. In order to terminate the plan in take to take of the unit staff enter to take of the terminate in the take any year prior to 2000, the unit staff enter to permit the plan and year prior to 2000, the unit staff enter to permit the plan and year prior to 2000, the unit staff enter to permit the terminate of the plan is terminated on or after 2000, the unit staff enter to 2000, the unit staff enter to 2000 the applicative emissions in flui

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Daniel F. Cole	
signan anul 7.CL	an 6/30/04



Phase II NO_x Averaging Plan

This submission is: X New Rentsed

Page [] of [3]

STEP 1

identify the units carticipating in this averaging plan by plant name, State, and potential from MADB. In column (a), fill in each unit's applicable emission limitation from 40 CFR 76.5, 76.6, or 76.7. In column (b), assign an anomalies contemporareous simutation (ACEL) in lihimmPhi to each unit. In column (c), assign an anomalies the limitation in mentiu to each unit. Continue to page 3 if necessary.

Pheti Hame	State	De	(a) timeson Limitation	Oni ACEL	(c) Annual HeatInput Limit
Coffeen	IL	01	0.86	0.86	22,000,000
Coffeen	IL.	02	0.86	0.86	38,000,000
Hutsonville	IL	05	0.45	0.45	3,100,000
Hutsonville	IL	06	0.45	0.45	3,200,000
Meredosia	IL.	01	0.45	0.45	1,300,000
Meredosia	IL.	02	0.45	0.45	1,300,000
Meredosia	IL	03	0.45	0.45	1,300,000
Meredosia	IL	04	0.45	0.45	1,300,000
Meredosia	II.	05	0.45	0.45	12,000,000

STEP 2

Use the formula to enter the Btu-weighted annual omisolon rate everaged over the units if they are operated in accordance with the proposed everaging plan and the Btu-weighted annual average emission rate for the some units if they are operated in compliance with 40 CFR 75.5, 76.6, or 76.7. The former must be less than or equal to the latter.

Btu-weighted annual emission rate averaged over the units if they are operated in accordance with the proposed averaging plan

0.607

Btu-weighted annual average emission rate for same units operated in compliance with 40 CFR 78.5, 78.6 or 78.7

0.607

 $\frac{\sum_{i=1}^{n} (R_{Ii} \times RI_{I})}{\sum_{i=1}^{n} HI_{i}}$

Where,

Alternative contemporaneous annual enjission limitation for unit i. in lightmethy, as specified in column (b) of Step 1:
Applicable emission limitation for unit i, in follomethy, as specified in column (c) of Step 1:
Annual heat input for unit i, in mmBtu, as specified in column (c) of Step 1:
Number of units in the evereging plan R.

HI, =

Plant Name (from Step 1) Meredosia

NO, Averaging - Page 3

(40)

(9)

(4)

STEP 1

Continue the identification of units from Step 1, page 1, here.

Plant Name	State	IDV	Emission Limitation	Alt. Contemp Emission Limitation	AnnualHeatInputLim
Newton	IL	1	0.45	0.45	36,000,000
Newton	IL.	2	0.45	0.45	37,000,000
			9		
	-				
	_	-			
		-	-		

Meredosia Plant Name (from Step 1)

NO, Averaging - Page 2

2000

STEP 3

Mark one of the two options and enter dates.

X	This plan is effective for celender year 2005	through	n colondar year 2009
	unicos notification to terminate the plan is given	•	
	Treat this plan as identical plans, each offec	tive for one	calendar year for the following
	calendar years:,,	and	unless notification to terminat
	one or more of these plans is given.		

STEP 4

Read the special provisions and certification, enter the name of the designated representative, and sign and date.

Special Provisions

Emission Limitations

Each effected until transqueried overeging plan is in compliance with the Add Rain emission limitation for NO, under the plan only if the following requirements are met:

(i) For each unit, the unit's ectual annual average emission rate for the calendar year, in folimm@tu, is less than or

(i) For each unit, the units extual annual average emission rate for the calendar year, informmBtu, is less than or agual to be attemative contemporaneous annual emission limitation in the averaging plan, and (a) For each unit with an attemptive contemporaneous emission limitation less stringent than the applicable emission limitation in 40 CFR 76.5 76.6, or 76.7, the actual annual heat input for the calendar year does not exceed the annual heat input limit in the averaging plan.

(b) For each unit with an alternative contemporaneous emission limitation more stringent than the applicable emission mission in witching holder 76.7 76.7, the excusal annual heat input limit in the diveraging plan, or (i) for eou more of the units does not meet the requirements of (i), the designated representative shall demonstrate in accordance with 40 CFR 76.11(d)(1)(i)(A) and (B), that the octual Burvergined annual average emission rate for the units in the plants less than or equal to the Bru-weighted annual average one for the same units had they each been operated, during the same period of time, in compliance with the applicable emission intributors in 40 CFR 76.7 is (ii) If there is a successful group showing of compliance under 40 CFR 76.11(d)(1)(i)(A) and (B) finance under 40 CFR 76.11(d)(1)(i)(A) and (B) finance and a successful group showing of compliance under 40 CFR 76.11(d)(1)(i)(A) and (B) finance alendar.

(iii) If there is a successful group showing of compliance under 40 CFR 76, 11(d)(1)(ii)(A) and (B) for a calendar year, then all units in the averaging plan shall be deemed to be in compliance for that year with their alternative contemporaneous emission limitations and annual near input times under (i).

Liability

The owners and operators of a unit governed by an approved averaging plan shall be liable for any violation of the plan or this section at that unit or any other unit in the plan, including liability for fulfilling the obligations specified in part 77 of this chapter and sections 113 and 411 of the Act.

Termination

The designated representative may submit a notification to terminate an approved averaging plan, in accordance with 40 CFR 72 40(rl), no later than October 1 of the calendar year for which the plan is to be terminated.

lam authorized to make this submission on behalf of the owners and operators of the effected source or affected units for which the submission is made. I certify under penalty of law that I have penaltyly essentiated and arm farmiter with, the statements and information submitted in this document and all its attachments. Besed on my injury of three individuals with primary is sponsibility for obtaining the information, lost fly that the statements and information are to the best of my knowledge and be left fue, accurate, and complete. I are even at that there are significant penalties for submitting labe statements and information or omitting required statements and information, including the possibility of fine or imprisonment.

Name Daniel F. Cole	
System Daniel 7. Ca	Date C/an/ac/